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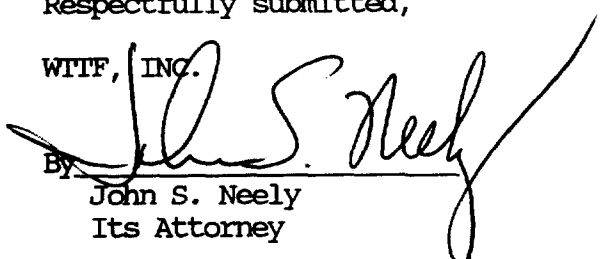
have located and are proposing fully-spaced sites.<sup>2</sup> WRP has made no public interest showing to support its short-spacing request. As grant of WRP's application may limit WTTF's ability to relocate its tower site or modify its facilities, WTTF does not desire to be short-spaced to WRP's proposed station.

Accordingly, the WRP application is not in the public interest and should be dismissed.

Respectfully submitted,

WTTF, INC.

By

  
John S. Neely  
Its Attorney

September 11, 1992

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<sup>2</sup> As part of the Commission's proceeding adopting Section 73.215 of its rules concerning contour protection, the Memorandum Opinion and Order on reconsideration stated clearly that the rule would allow site selection flexibility where "no fully spaced sites are available." Amendment of Part 73 of the Commission Rules to Permit Short-space Station Assignments by using Directional Antennas 6 FCC Rcd 4356, paragraph 27, (1991).

CERTIFICATE OF SERVICE

I hereby certify that on this 11 day of September, 1992